H.B. 206 01-29-15 3:39 PM

20	iocal district, the local district may suspend furnishing any commodity, service, or facility to a
29	customer if the customer fails to pay all fees and charges when due.
30	(3) \$→ (a) ←\$ Notwithstanding Subsection (2) \$→ and except as provided in Subsection
30a	(3)(b) ←Ŝ, a local district may not suspend furnishing any
31	commodity, service, or facility to a customer if discontinuance of the service is requested by a
32	private third party $\hat{\mathbf{H}} \rightarrow [\underline{\text{that is not the customer}}] \leftarrow \hat{\mathbf{H}}$, including an individual, a private
32a	business, or a
33	nonprofit organization $\hat{\mathbf{H}} \rightarrow \mathbf{, that is not the customer} \leftarrow \hat{\mathbf{H}}$
33a	$\hat{S} \rightarrow \underline{(b)(i)}$ An owner of land or the owner's agent may request that service be temporarily
33b	discontinued for maintenance-related activities.
33c	(ii) $\hat{S} \rightarrow [A \text{ local district}]$ An owner of land or the owner's agent $\leftarrow \hat{S}$ may not
33d	\$→ [temporarily discontinue service] request temporary discontinuance of service ←\$ under
33e	Subsection (3)(b)(i) if
33d	the request is for the purpose of debt collection, eviction, or any other unlawful purpose. \leftarrow \$

- 2 -

Legislative Review Note as of 1-19-15 6:29 PM

Office of Legislative Research and General Counsel